```
ERSKINE & TULLEY
 1
   A PROFESSIONAL CORPORATION
   MICHAEL J. CARROLL (ST. BAR #50246)
   3030 Bridgeway, Suite 121
   Sausalito, CA 94965
   Telephone:
               (415) 729-9006
               (415) 729-9023
4
   Facsimile:
5
   ATTORNEYS FOR PLAINTIFFS
6
 7
8
                       UNITED STATES DISTRICT COURT
9
                      NORTHERN DISTRICT OF CALIFORNIA
10
11
   BOARD OF TRUSTEES OF THE SHEET METAL)
                                             NO. C 10 2212 EMC
   WORKERS, et al.,
12
                        Plaintiffs,
                                             DECLARATION OF
13
                                             MICHAEL J. CARROLL
                                              IN SUPPORT OF DISMISSAL
             vs.
14
                                             OF CERTAIN PLAINTIFFS
   SUPERHALL MECHANICAL, etc.,
                                             AND FOR ENTRY OF
15
                                             JUDGMENT; ORDER
                        Defendant.
16
17
             I, MICHAEL J. CARROLL, declare:
18
                  I am one of the attorneys for all plaintiffs in this
19
   action. Plaintiffs' motion for default judgment was granted June 30,
20
   2011. An issue remains over the propriety of the named plaintiffs.
21
   It appears that proper service has not occurred of the First Amended
22
   Complaint, a pleading filed solely to correct the name of the Health
   and Welfare Trust Fund party to this case.
23
24
             2. All trust funds named in the original complaint and the
25
   first amended complaint are signatories to the Joint Services
   Agreement, Exhibits 6 and 12. Please note that under that Agreement
26
```

(hereinafter referred to as the "Nor Cal Pension Trust") is DECL.OF MICHAEL J. CARROLL IN SUPP.OF DISMISSAL OF CERTAIN PLAINTIFFS & FOR ENTRY

the Sheet Metal Workers Pension Trust for Northern California

27

28

OF JUDGMENT; ORDER

responsible to bill for, and take all necessary steps to collect contributions due under collective bargaining agreements, to the various fringe benefit trust funds. Ex. $12 \ \P \ 1,3$. This includes the responsibility to file suit in the name of and for and on behalf of the parties signatory to the Joint Services Agreement. The parties have all agreed and authorized "...the trustees of the Nor Cal Pension Trust to sue in its name and/or to enter into settlements of delinquencies on its behalf." Ex. $12, \ \P \ 3$, page 4.

- 3. Plaintiffs respectfully request that the Court enter an order dismissing all named plaintiffs from both the original complaint and the First Amended Complaint without prejudice, save and except for one plaintiff named in the original complaint: Board of Trustees of the Sheet Metal Workers Pension Trust of Northern California, and that Judgment be entered in favor of that entity in the amounts set forth in the Court's June 30, 2011 Order, to wit:
 - (1) \$118,079.29 in unpaid contributions
 - (2) \$23,615.86 in liquidated damages
 - (3) \$3,149.23 in interest, and
- (4) \$2,905 in fees and costs.

20 The total damages awarded are \$144,844.37.

21 ////

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

22 ////

23 ////

24 ////

25 ////

26 ////

27 ////

28 ////

Case 3:10-cv-02212-EMC Document 54 Filed 10/06/11 Page 3 of 3

I declare under penalty of perjury that the foregoing is true and correct.

Executed on October 4, 2011 at Sausalito, California.

/s/ Michael J. Carroll
MICHAEL J. CARROLL

IT IS SO ORDERED.

Dated: _____

